

CHAPTER 122.

LEGALIZES ORDINANCES OF CORNING.

H. F. 517. AN ACT to legalize an ordinance and proceedings of the town council of the town of Corning, Adams county, Iowa, held on the first day of June, 1880, vacating a certain street in said town.

Petition to vacate a street. WHEREAS, At a regular meeting of the town council of the town of Corning, Adams county, Iowa, held on the first day of June, 1880, a petition of L. C. Newcomb and others asking for the vacation of a portion of Fifteenth street, running east and west, between lots 60, 61, and 62, College addition to the town of Corning, on the north of lots 82, 83, and 84, College addition on the south, and

A resolution vacating the street. WHEREAS, A resolution was passed by the town council of the said town of Corning on said first day of June, 1880, duly entered of record on the minutes of said council, vacating the portion of said street above described, and

Doubts as to legality. WHEREAS, Doubt exists as to the legality of said proceedings of said council in vacating said street, therefore

Be it enacted by the General Assembly of the State of Iowa:

Action of council legalized. SECTION 1. That the action of said town council in vacating said portion of said street be and is hereby legalized and made binding and valid at and from the date of the proceedings of such resolutions.

Publication clause. SEC. 2. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Iowa State *Register* and Adams County *Union*, newspapers published in Des Moines, Iowa, and Corning, Iowa, respectively, provided that said publication shall be without expense to the state.

Approved April 1, 1892.

I hereby certify that the foregoing act was published in the Adams County *Union*, April 7, 1892.

W. M. MCFARLAND, *Secretary of State.*

CHAPTER 123.

LEGALIZES ORDINANCES OF KNOXVILLE.

H. F. 475. AN ACT legalizing the revised ordinances of the city of Knoxville, in Marion county, Iowa.

Certain ordinances passed. WHEREAS, The city council of the city of Knoxville, Marion county, Iowa, on the 20th day of December, 1886, passed and adopted certain ordinances denominated the "Revised Ordinances of the city of Knoxville of 1886" and

WHEREAS, The said revised ordinances were published in book form instead of being published in a newspaper of general circulation in the municipal corporation as required by section 492 of the Code; and

No newspaper publication.

WHEREAS, Doubts have arisen as to the legality of said revised ordinances because of the manner in which the same were published; therefore,

Doubts as to legality.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the revised ordinances passed and adopted by the city council of the city of Knoxville in Marion county, Iowa, on the 20th day of December, 1886, and not inconsistent with the laws of Iowa, are hereby declared to be valid and binding, and shall have the same force and effect as though all the requirements of section 492 of the Code in regard to the publication of ordinances had been fully complied with.

Revised ordinances legalized.

SEC. 2. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Iowa State Register and the Knoxville Express, newspapers published respectively in Des Moines and in Knoxville, Iowa, without expense to the state.

Publication clause.

Approved April 1, 1892.

I hereby certify that the foregoing act was published in the *Knoxville Express*, April 1, 1892.

W. M. MCFARLAND, *Secretary of State.*

CHAPTER 124.

LEGALIZES ORDINANCES OF CHARTER OAK.

AN ACT to legalize the acts and ordinances of the incorporated Town of Charter Oak, Crawford County, Iowa.

H. F. 250.

WHEREAS, doubts have arisen as to the legality of certain ordinances of the incorporated town of Charter Oak, Crawford county, Iowa, for the reason that the records of said town do not show that the yeas and nays were called when said ordinances were adopted, although they were in fact so called, but omitted from the record and,

Defective record as to roll call.

WHEREAS, the records of said town fail to show that the rules were suspended upon the adoption of said ordinances by three-fourths of all the members of the council although the rules were in fact so suspended, and

As to the suspension of rules.

WHEREAS, on account of said irregularities, the validity of said ordinances is questioned

Doubts.